§ 632.1

Subpart F—Prevention of Fraud and Program Abuse

- 632.115 General.
- 632.116 Conflict of interest.
- 632.117 Kickbacks.
- 632.118 Nepotism.
- 632.119 Political patronage.
- 632.120 Political activities.
- 632.121 Lobbying activities.
- 632.122 Unionization and antiunionization activities; work stoppages.
- 632.123 Maintenance of effort.
- 632.124 Theft or embezzlement from employment and training funds; improper inducement; obstruction of investigations and other criminal provisions.
- 632.125 Responsibilities of Native American grantees, subgrantees and contractors for preventing fraud and program abuse and for general program management.

Subpart G [Reserved]

Subpart H—Job Training Partnership Act Programs Under Title IV, Section 401

- 632.170 Eligibility for funds.
- 632.171 Allocation of funds.
- 632.172 Eligibility for participation in title
 - IV, section 401.
- 632.173 Allowable program activities.
- 632.174 Administrative costs.

Subpart I—Summer Youth Employment and Training Programs

- 632.250 General.
- 632.251 Eligibility for funds.
- 632.252 Allocation of funds.
- 632.253 Special operating provisions.
- 632.254 Program startup.
- 632.255 Program planning.
- 632.256 Submission of applications.
- 632.257 Eligibility for participation.
- 632.258 Allowable activities.
- 632.259 Vocational exploration program.
- 632.260 Worksite standards.
- 632.261 Reporting requirements.
- 632.262 Termination date for the summer program.
- 632.263 Administrative costs.

AUTHORITY: 29 U.S.C. 1579(a).

Source: 48 FR 48754, Oct. 20, 1983, unless otherwise noted.

Subpart A—Introduction

§ 632.1 [Reserved]

§ 632.2 Scope and purpose.

It is the purpose of Native American programs to provide job training and employment activities consistent with the intent of title IV, part A, section 401. Such programs shall be administered in such a manner as to maximize the Federal commitment to support growth and development as determined by representatives of the communities and groups served by this section including furtherance of the policy of Indian Self-Determination.

§632.3 Format for these regulations.

Regulations promulgated by the Department of Labor to implement the provisions of title IV, section 401 and Indian programs under title II—B of the Act are set forth in 20 CFR part 632. This part in conjunction with part 636 contains all the regulations under the Act applicable to Indian and Native American programs.

§ 632.4 Definitions.

Act— means the Job Training Partnership Act (29 U.S.C. section 1501 et seq.).

Capital Improvement— means any modification, addition, restoration or other improvement:

- (a) Which increases the usefulness, productivity, or serviceable life of an existing building, structure, or major item of equipment;
- (b) Which is classified for accounting purposes as a "fixed asset;" and
- (c) The cost of which increases the recorded value of the existing building, structure, or major item of equipment and is subject to depreciation.

Community Based Organization—means a private nonprofit organization which is representative of the Indian and Native American community or significant segments of the community and which provides employment and training services or activities.

Comprehensive Annual Plan (CAP)—means the annual update to the Master Plan. The CAP will identify the work plan and budget for the annual 401 and title II, part B funding allocations.

Construction— means the erection, installation, assembly or painting of a new structure or a major addition, expansion or extension of an existing structure and the related site preparation, excavation, filling and land-scaping or other land improvements.

Contract— means a procurement instrument, other than a grant, by which the Department, a Native American